## Md. Court Upholds Bremer Convicti

By Philip A. McCombs Washington Post Staff Writer

The Maryland Court of Special Appeals yesterday upheld Arthur H. Bremer's conviction for shooting Alabama Gov. George C. Wallace and three others in a Laurel shopping center last year.

The Court denied Bremer a new trial and rejected his attorneys' arguments that Bremer's constitutional rights

were violated by pretrial publicity and improper proce-dures during his week-long trial last summer.

Bremer's attorneys said yes-terday they would study the 71-page Court opinion before deciding whether or not to take the case to the Court of Appeals, the state's highest tribunal.

A Prince George's County Circuit Court jury last summer found the former Milwaukee busboy guilty of shooting Wallace, Secret Service agent Nick Zarvos, Alabama trooper E. C. Dothard, and campaign worker Dora Thompson at a rally on May 15, 1972. Wallace was campaigning for the Democratic presidential nomination.

The shooting paralyzed Wallace from the waist down and restricted the active role he had planned for himself in the 1972 presidential campaign. He is still paralyzed and undergoing physical therapy. He will not be able to walk unassisted again, authorities say.

The jury found Bremer was sane when he shot Wallace. He had pleaded insanity and a series of psychiatrists testified that he was a schizophrenic and was in a mad frenzy at the time of the shooting.

In Bremer's now-famous diary, which was read at the trail, Bremer described his dreams of rising from obscurity to worldwide fame by as-sassinating the President. He

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ident Nixon, nearly missed Orth in yesterday's pinion.

iding him, and then turned While affirming Bremer's right to appeal on 11 "techni-haudge Ralph W. Powers sen calities" in the law and em-

Judge Ralph W. Powers senreduced to 33 years by a three of constitutional justice, the judge panel that called the judges ruled against Bremer ofiginal sentence "distortedly on every point; severe and harsh."

Prejudicial pretrial pub.

aday. "He's a wrapper," said spokesman Bob Graham. "He wraps packages and things of that nature." Graham said Bremer "reads all the newspa-pers he can get his hands on."

He said Bremer was placed in protective custody for a time after there was a threat on his life inside the prison, but that he is now back among the general prison population.

"Clearly the vidence was must be balanced, sufficient in law to establish that he (Bremer) carried a handgun on his person, and that he used it in the commission.

Self-incrimina

BREMER, From El sion of crimes of violence, dascribed how he stalked Pres. Wrote Chief Judge Charles E wrote Chief Judge Charles E.

beneed Bremer to 63 years in phasizing the importance of prison. The sentence was later such technicalities to a system

avers and harsh."

A spokesman for the Mary-licity: "Although the indi-land State Penitentiary in Bal-timore said yesterday that the right to a fair and impar-Bremer has been working in tial trial, the people have the the prison printing shop for \$1 right to know the facts concerning matters which affect them, and neither widespread and diverse methods of communicating such facts nor public knowledge of them neces-sarily derogates from a fair and impartial trial .

For a trial to be precluded or long delayed because of the sheer enormity of the offense would result in anarchy or anomie. The right to a fair trial and the right of a free press must be balanced, but with the realization that there is no war between the Constitution

Self-incrimination: court rejected arguments by Bremer's attorney, Benjamin Lipsitz, that the conviction should be overturned because it was unconstitutional for psychiatric evidence on Bremer's mental state to be used by the state to prove his guilt.